Declaration and Power of Attorney for Patent Application

特許出版宣言想及公委主義

Japanese Language Declaration

民位。[1] 中国民党委托州美国共和国共和国共和国共和国共和国共和国共和国共和国共和国共和国共和国共和国共和国	As a below named inventor, I hereby declare that:
社の作別、郵便の宛先そして国籍は、私の氏名の後に記載された過 りである。	My residence, post office address, and citizenship are as stated next to my name.
下記の名称の発明について、特許請求税因に記載され、且つ特許が求められている発明主題に関して、私は、最初、最先且つ唯一の発明者である(唯一の氏名が記載されている場合)か、攻いは最初、最先且つは日東明者である(世典の氏名が記載されている場合)と信じている。	I believe I am the original, first and sole inventor (if only one name is listed below) or an original, first and joint inventor (if plural names are listed below) of the subject matter which is claimed and for which a patent is sought on the invention entitled
上記発明の明細裏はここに添付されているが、下記の都がチェック されている場合は、この限りでない:	METHOD AND APPARATUS FOR IONIZATION BY CLUSTER-ION IMPACT the specification of which is attached hereto unless the following box is checked:
の日に出版され、 この出版の米国出版者号またはPCT国際出版者号は、 であり、且つ	was filed on 27 February 2004 as United States Application Number or PCT International Application Number PCT/JP2004/002344 and was amended on 06 September 2005 (if applicable).
が日に毎日でれた出版(版当)(のは) 杉は、上記の補化異によって補助された、特許請求報酬を含む上記 明細書を検討し、且つ内容を理解していることをここに表明する。	I hereby state that I have reviewed and understand the contents of the above identified specification, including the claims, as amended by any amendment referred to above.
私は、連邦規則法典領37級規則1.56に定職されている、特許 性について成長な情報を関示する最高があることを認める。	I acknowledge the duty to disclose information which is material to patentability as defined in Title 37, Code of Federal Regulations, Section 1.56.

PTO/SB/106 (05-00)

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	Japanese Langua	<u> </u>	
•	(日本語)	5. 盆 得)	
私は、ここに、以下に記載した外国での特許出版、放いは米国以外の少なくとも一個を設定のおるのが、 1 の	している水田法典第3 で、同第119条 (a) も張するとともに、 取日を打する外国での 国際出版については、	I hereby claim foreign priority under Title 3 Section 119(a)-(d) or 365(b) of any foreign patent or inventor's certificate, or 365 (a) of application which designated at least one c United States listed below and have also checking the box, any foreign application for certificate, or PCT International application before that of the application for which prioriginals.	gn application(s) for any PCT International ountry other than the identified below, by r patent, or inventor's having a filing date
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私は、ここに、下記のいかなる米国収替許出 国法典第35間119長 (e) 項の利益を主張する		I hereby claim the benefit under Title 35, Section 119(e) of any United States prov listed below.	
(Application No.)	(Filing Date)		
(出題報号)	(短數日)		
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私は、ここに、下記のいかなる米国出頭についても、その米国法 実第35間第120条にあづく刊益を主張し、又米国を指定するいか なるPCT国際出版についても、その資業365条(c)に基づく刊益 を主張する。また、本出頭の名符於禁水の範囲の主題が、米国法典第 35駅第112条第1段に規定された監修で、発行する米国出版又は PCT国限出版に関示されていない場合においては、その先行出頭の 出版日と本国内出版日またはPCT国際出版日との間の期間中に入手 された情報で、近海以明第37額規則1.56に定義された行計 性に関わる重要な情報について関系結婚があることを承認する。		I hereby claim the benefit under Title 35, United States Code, Section 120 of any United States application(s), or 365(c) of any PCT International application designating the United States, listed below and, insofar as the subject matter of each of the claims of this application is not disclosed in the prior United States or PCT International application in the manner provided by the first paragraph of Title 35, United States Code Section 112, I acknowledge the duty to disclose information which is material to patentability as defined in Title 37, Code of Federal Regulations, Section 1.56 which became available between the filing date of the prior application and the national or PCT International filing date of this application.	
(Application No.)	(Filing Date)	(Status Patented, Pending,	Abandoned)
(以阅黑子)	(併取日)	(項記:特許許可、係基	中、放棄)
(Application No.)	(Filing Date)	(Status Patented, Pending,	Abandoned)
(出題署分)	(出版目)	(项段:特許許可、任息	中。放梁)
私は、ここに表明された私自身の知識に係われて相似と信ずることに基づく理法が、真実でを育さし、さらに、放家に成員の理法などを行為18期第1001条にあっても、対の企業による人が、またそのような故なななない。たはそれに対して発行されるいかなる物許も、ですることを理解した上で理法が行われたことを、	あると信じられること った場合は、米国法典 気、岩しくはその関方 角の延延は、本内観ま その有効性に同題が生	I hereby declare that all statements made knowledge are true and that all statements and belief are believed to be true; and further were made with the knowledge that willful the like so made are punishable by fine or ir under Section 1001 of Title 18 of the United such willful false statements may jeopardiz application or any patent issued thereon.	made on information that these statements false statements and apprisonment, or both, States Code and that

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POWER OF ATTORNEY: As a named inventor, I hereby appoint the following attorney(s) and/or agent(s) to prosecute this application and transact all business in the Patent and Trademark Office connected therewith: (list name and registration number). All practitioners at Customer Number 24998 Send Correspondence to: DICKSTEIN SHAPIRO MORIN & OSHINSKY LLP 2101 L Street NW Washington, DC 20037-1526 Direct Telephone Calls to: (name and telephone number) Thomas J. D'Amico, (202) 828-2232 (facsimile: (202) 887-0689)
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Second inventor's signature Date
Residence
Citizenship
Post Office Address
(Supply similar information and signature for third and subsequent

ASSIGNMENT BY INVENTORS

THIS ASSIGNMENT, by Kenzo HTRAOKA

(hereinafter referred to as Assignors), residing at 46-3, Iwakubocho, Kofu-shi, Yamanashi 400-0013, Japan

WHEREAS, Assignors have invented certain new and useful improvements in METHOD AND APPARATUS FOR IONIZATION BY CLUSTER-ION IMPACT

, set forth in a Patent application for Letters Patent of the United States, filed herewith; and

WHEREAS, YAMANASHI TLO CO., LTD, a corporation organized under and pursuant to the laws of Japan having a place of business at 4-37, Takeda 4-chome, Kofu-shi, Yamanashi 400-8510 Jápan (hereinafter referred to as Assignee), is desirous of acquiring the entire right, title and interest in and to said inventions and said Application for Letters Patent of the United States, and in and to any Letters Patent of the United States to be obtained therefore and thereon.

NOW, THEREFORE, in consideration of One Dollar (\$1.00) and other good and sufficient consideration, the receipt of which is hereby acknowledged, Assignors have sold, assigned, transferred and set over, and by these presents do sell, assign, transfer and set over, unto Assignee, its successors, legal representatives and assigns, the entire right, title and interest in and to the above-mentioned inventions and application for Letters Patent, and in and to any and all direct and indirect divisions, continuations and continuations-in-part of said application, and any and all Letters Patent in the United States and all foreign countries which may be granted therefor and thereon, and reissues, reexaminations and extensions of said Letters Patent, and all rights under the International Convention for the Protection of Industrial Property including all rights of

priority, the same to be held and enjoyed by Assignee, for its own use and benefit and the use and benefit of its successors, legal representatives and assigns, to the full end of the term or terms for which Letters Patent may be granted and/or extended, as fully and entirely as the same would have been held and enjoyed by Assignors, had this sale and assignment not been made.

AND for the same consideration, Assignors hereby represent and warrant to Assignee, its successors, legal representatives and assigns, that, at the time of execution and delivery of these presents, except for any rights, titles and/or interests that have arisen to Assignee under law or that have already been transferred to Assignee, Assignors are the sole and lawful owners of the entire right, title and interest in and to the said inventions and application for Letters Patent above-mentioned, and that the same are unencumbered and that Assignors have good and full right and lawful authority to sell and convey the same in the manner herein set forth.

AND for the same consideration, Assignors hereby covenant and agree to and with Assignee, its successors, legal representatives and assigns, that Assignors will sign all papers and documents, take all lawful oaths and do all acts necessary or required to be done for the procurement, maintenance, enforcement and defense of any Letters Patent and applications for Letters Patent for said inventions, without charge to Assignee, its successors, legal representatives and assigns, whenever counsel of Assignee, or counsel of its successors, legal representatives and assigns, shall advise: that any proceeding in connection with said inventions, or said Patent application for Letters Patent, or any proceeding in connection with any Letters Patent or applications for Letters Patent for said inventions in any country, including but not limited to interference proceedings, is lawful and desirable; or, that any division, continuation or continuation-in-part of any application for Letters Patent, or any reissue, reexamination or extension of any Letters Patent, to be obtained thereon, is lawful and desirable.

AND Assignors hereby request the Commissioner of Patents and Trademarks to issue said Letters Patent of the United States to Assignee, as Assignee of said inventions

and the Letters Patent to be issued thereon, for the sole use and benefit of Assignee, its successors, legal representatives and assigns.

AND Assignors hereby grant the following individuals the power to insert on this Assignment any further identification which may be necessary or desirable in order to comply with the rules of the United States Patent and Trademark Office for recordation of this document:

DICKSTEIN SHAPIRO MORIN & OSHINSKY LLP

All practitioners at Customer Number 24998

AND Assignors acknowledge an obligation of assignment of this invention to Assignee at the time the invention was made.

Date Jan. 24. 2006

Witness:

Jan. 24. 2006

Masao Tanaka

Masao Tanaka

Witness:

Jan. 24. 2006

Masao Tanaka

Masao Tanaka

Witness: